

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

- F046918** **People v. Horn**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F046485** **County of Tuolumne v. Special Education Hearing Office; James G. et al.**
Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.
- F046255** **People v. Hamm**
Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.
- F046550** **Government Employees Insurance Company v. Shambourger et al.**
Appellant's petition for rehearing filed herein is denied.
- F044484** **People v. Victor**
The judgment is affirmed. Wiseman, J.
We concur: Vartabedian, Acting P.J.; Gomes, J.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F046162** **People v. Franklin**
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

- F046162** **People v. Franklin**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F047172** **In re A. C. et al., Minors**
The judgment terminating mother's parental rights is reversed.
Gomes, J.
We concur: Harris, Acting P.J.; Wiseman, J.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F047509** **People v. Blakely**
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.
- F047509** **People v. Blakely**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F047497** **People v. Castro**
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.
- F047497** **People v. Castro**
The judgment is affirmed.
By the Court.
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F045053** **People v. Prince**
Appellant's petition for rehearing filed herein is denied.

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F045753 **People v. Sisneroz**

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F047984 **In re Robert H., a Minor**

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F047382 **In re Kyle R., a Minor**

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F045608 **People v. Jackson**

The judgments of conviction on counts 1 through 5, inclusive, are affirmed. The matter is remanded to the trial court. If the prosecutor elects to retry the section 11379.8 enhancement, the prosecution must file and serve, not later than 30 days after the remittitur is filed with the trial court, a written election to stating the prosecution's intention to do so. As the appropriate time on remand, the trial court shall resentence appellant and prepare a new abstract.

Dibiaso, Acting P.J.

We concur: Harris, J.; Wiseman, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F046729 **People v. Gilkey**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN THE
Court of Appeal of the State of California

IN AND FOR THE
Fifth Appellate District

F046729

People v. Gilkey

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]